

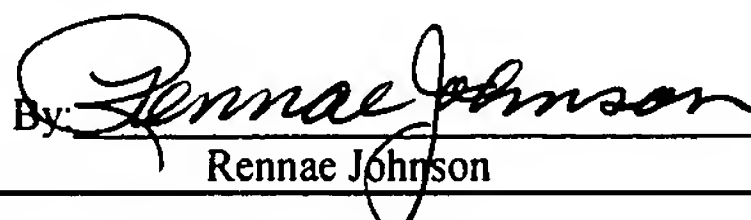


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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: ALA-LEHTIMAKI ET AL. Examiner: Herrera, D.
Serial No.: 10/743,374 Group Art Unit: 2617
Filed: December 22, 2003 Docket No.: KOLS.078PA
Title: TERMINAL AND METHOD FOR TRANSMITTING ELECTRONIC
MESSAGE WITH USER-DEFINED CONTENTS

CERTIFICATE UNDER 37 CFR 1.8: The undersigned hereby certifies that this correspondence and the papers, as described hereinabove, are being deposited in the United States Postal Service, as first class mail, in an envelope addressed to: Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on October 30, 2007.

By: 
Rennae Johnson

**SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT
UNDER 37 C.F.R. § 1.97(b)(4)**

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

With regard to the above-identified application, the item of information listed on the enclosed Form 1449 is brought to the attention of the Examiner.

This statement should be considered because it is being submitted before the mailing of a first Office action after the filing of a request for continued examination. Accordingly, no fee is due for consideration of the item listed on the enclosed Form 1449.

In addition, the item of information was first cited in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this information disclosure statement.

In accordance with 37 C.F.R. § 1.98(a)(2), only a copy of each foreign document or non-U.S. patent/application listed on the enclosed Form 1449 is provided. Also enclosed is a copy of

a Korean Office Action, which characterizes the non-English reference to be considered by the Examiner.

Please note that any notations or markings on the attached document do not reflect particular relevance, or lack thereof, to the present application, nor were they necessarily made by anyone affiliated with the prosecution of the present application.

No representation is made that a reference is “prior art” within the meaning of 35 U.S.C. §§ 102 and 103 and Applicant reserves the right, pursuant to 37 C.F.R. § 1.131 or otherwise, to establish that the reference(s) are not “prior art.” Moreover, Applicant does not represent that a reference has been thoroughly reviewed or that any relevance of any portion of a reference is intended.

Consideration of the item listed is respectfully requested. Pursuant to the provisions of MPEP § 609, it is requested that the Examiner return a copy of the attached Form 1449, marked as being considered and initialed by the Examiner, to the undersigned with the next official communication.

Respectfully submitted,

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Date: October 30, 2007

By: Erin M. Nichols
Erin M. Nichols
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